

UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF VERMONT

U.S. DISTRICT COURT
DISTRICT OF VERMONT
FILED

2017 MAR -2 PM 1:53

CLERK
[Signature]

BY DEPUTY CLERK

MARK STEYN ENTERPRISES (US) Inc.,)
MARK STEYN,)
Plaintiffs)
v.)
CRTV LLC,)
Defendant)

Civ. Action No. 2:17-cv-00029-cr

NOTICE OF DISMISSAL WITHOUT PREJUDICE

NOW COME plaintiffs, by and through their attorneys, Catherine E. Clark and Clark, Werner & Flynn, P.C., pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, and hereby give notice of dismissal of the above-captioned matter, without prejudice, as follows:

1. Rule 41(a)(1)(A)(i) provides that plaintiff may dismiss an action without a court order by filing a notice of dismissal before the opposing party serves either an answer or a motion for summary judgment, and that (B) unless otherwise stated the dismissal is without prejudice.
2. Here, defendant has neither served an answer nor a motion for summary judgment.

WHEREFORE plaintiffs hereby dismiss the above-captioned action without prejudice.

Dated at Burlington, Vermont, this 2nd day of March, 2017

MARK STEYN ENTERPRISES (US) Inc.

MARK STEYN

By:

Catherine E. Clark

Catherine E. Clark, Esq.
Clark, Werner & Flynn, P.C.

192 College Street
Burlington, VT 05401
802 865-0088
catherineclark@cwf-pc.com
Attorneys for Plaintiffs